IN THE UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

	X	
In re	:	Chapter 11
	:	
DELPHI CORPORATION, <u>et</u> <u>al.</u> ,	:	Case No. 05-44481 (RDD)
	:	
Debtors.	:	(Jointly Administered)
	:	
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AFFIDAVIT OF PUBLICATION OF RACHELLE FRANKLIN IN THE LANSING STATE JOURNAL

AFFIDAVIT OF PUBLICATION COMMUNITY NEWSPAPERS, INC. 120 E. Lenawee. Lansing, MI 48919 State of Michigan, County of Ingham

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12/20/07

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ACTING IN THE COUNTY OF EATON

LSJ-539636

****102 CAROLLA LE** 4 cyl, auto., 35 mpg, loaded, no accidents, garage kept, well maintained, super reliable & economical transporta-& economical transported tion. 99 K orig. hwy. mi \$6,900/firm. 517-525-4444

1998 RAVE 4 Black Convertible, auto, CD, sunroof, 2 door, 118,000 miles, Wel maintained, clean, newel tires, \$4500. 517-393-9593

2000 CAMRY LE, 4 cylinder auto, CD player. 77k, 1 own er, excellent condition \$5900/best. 517-410-4827.

CAMRY 1993 4 dr., auto, 4 cyl., dependable trans. Only \$2788. Hurry. www.graffokemos.com or call 517-349-8300

CHEVY 1 TON duelly 1996 4X4, ext. cab, auto, 454 V8, power window, power locks, cruise, tilt, tool box. \$7900. 517-393-1174

Trucks

103 GMC 2500 HD, 2WD, 6 li-ter, automatic, loaded, salesmen truck, high miles, very clean, very miles, very clean, very sharp, \$8,500, 989-224-288

1989 GMC 1500 SLE Sierra. 350 auto. 8' box. Reg. cab 2WD. 94k. Org mi. 1 owner. Garaged. Runs & drives like new. Loaded + every-thing works. Professional-by maintained. Very sharo. ly maintained. Very sharp. \$3500 firm. 517-525-4444

1995 FORD F-250 4WD, W/7' Straight Boss plow, CD, bedliner. Good work truck. Runs good. \$2000. 517-290-7479

1996 DODGE RAM 1500 V8, 4 WD, black, quad cab, great cond., new tires, \$4,300. 517-285-3055

1999 DODGE 1500 Ext. cab. Laramie SLT, 4x4, V8 mag-num. 159K miles. Very clean. \$5900. 517-321-3892 or 517-388-4203.

2001 DODGE CLUB Cab, 4wd automatic, V8, 5.9, 84 k miles, air, ps, pb, pw, pl, cruise cloth seats, newer tires, 517-749-6987

2005 DODGE DAKOTA pick-up with cap. Navy blue. 10,000 miles. V6, 2WD, au-tomatic & towing package. \$12,000.517-663-2715

2006 CHEVY 2500 HD, die-sel, 4x4, crew cab, 33,000 mi. 2 LT package, fiber glass cap, excellent cond. \$30,500. 517-204-2611

'96 FORD F-150 135K, 8 cyl, A/T, P/S, P/B, cloth seats, AM/FM/CD. \$1,750. 655-4463

CHEVY C1500 P/U 1996 65,000 1 owner miles, Ext cab, Silverado, \$6995 Lansing Mitsubishi 888-484-8060.

CHEVY S-10 1998 Blk/Gry, good condition, 2WD, 3rd door, Air, ABS, AM/FM Cas-sette, Bedliner, clean, \$3900/best, (517)669-5713

CHEW S-10 2003 Crew cab, 4X4, auto, V6, CD, alum wheels, fiber-glass cap. #5006141 \$8,995. 374-0900



CHEVY SILVERADO 2005 stk#56618A Z71, V8 \$19,995 Young Chevrolet Cadillac

He Dug Date Auf Tone: January 17, 2008 At 10:00 a.m. Objection Deathine: January 11, 2008 At 4:00 p.m.

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

DELPHI CORPORATION, et al. Debtors.

) Chapter 11) Case No. 05-44481 (RDD)) (Jointly Administered)

Debtors.) (Jointy Administered)

NOTICE OF (1) APPROVAL OF DISCLOSURE STATEMENT; (2) HEARING ON CONFIRMATION OF PLAN; (3) DEADLINE AND PROCEDURES FOR FILING OBJECTIONS TO CONFIRMATION OF PLAN; (4) DEADLINE AND PROCEDURES FOR TEMPORARY ALLOWANCE OF CERTAIN CLAIMS FOR VOTING PURPOSES; (5) DEADLINE FOR ASSERTING CURE CLAIMS FOR ASSUMED CONTRACTS; (6) TREATMENT OF CERTAIN UNLIQUIDATED, CONTINGENT, OR DISPUTED CLAIMS FOR NOTICE, VOTING, AND DISTRIBUTION PURPOSES; (7) RECORD DATE; (8) VOTING DEADLINE FOR RECEIPT OF BALLOTS; AND (9) PROPOSED RELEASES, EXCULPATION, AND INJUNCTION IN PLAN

TO ALL CREDITORS AND INTEREST HOLDERS, INCLUDING EQUITY SECURITY HOLDERS OF DELPHI CORPORATION AND ITS AFFILIATED DEBTORS IN POS-SESSION

PLEASE TAKE NOTICE that Delphi Corporation ("Delphi") and certain of its PLEASE TAKE NOTICE that Delphi Corporation ("Delphi") and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"), are soliciting acceptances of the First Amended Joint Plan Of Reorganization Of Delphi Corporation And Certain Affiliates, Debtors And Debtors-In-Possession (as may be further amended or modified, the "Plan") from holders of impaired claims and interests who are (or may be) entitled to receive distributions under the Plan. PLEASE TAKE PIRTHER NOTICE that if the Plan is confirmed by the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court") the terms of the Plan will be binding on all holders of claims 'against, and all current and former holders of equity security and other interests in, the respective Debtors.

against, and all current and former holders of equity security and other interests in, the respective Debtors.

PLEASE TAKE FURTHER NOTICE that the Bankruptcy Court has entered an order on December 10, 2007 (the "Solicitation Procedures Order") (Docket No. 11389) approving the disclosure statement (the "Disclosure Statement") with respect to the Plan and providing among other things, that:

1. Confirmation Hearing Date. The hearing to consider confirmation of the Plan (the "Confirmation Hearing"), will commence or January 17, 2008 at 10:00 a.m. (prevailing Eastern time) or as soon thereafter as counsel can be heard, before the Honorable Robert D. Drain, United States Bankruptcy Court for the Southern District of New York, One Bowling Green, Room 610, New York, New York 10004. The Confirmation Hearing may be adjourned from time to time by announcing the adjournment in open court, and the Plan may be further modified, if necessary, under 11 U.S.C. § 1127 before, during, or as a result of the Confirmation Hearing, without further notice to parties-in-interest.

2. Objections To Confirmation. January 11, 2008 at 4:00 p.m. (prevailing

2. Objections To Confirmation. January 11, 2008 at 4:00 p.m. (prevailing Eastern time) (the "Objection Deadline") is fixed as the last date and time for filing and serving objections to confirmation of the Plan. To be considered objections to confirmation of the Plan. To be considered the plan to the plan Darnes-fir-interest.

2. Objections To Confirmation. January 11, 2008 at 4:00 p.m. (prevailing to Eastern time) (the "Objection Deadline") is fixed as the last date and time in for filing and serving objections to confirmation of the Plan. To be considered, objections, if any, to confirmation of the Plan must (a) be in writing, (b) conform to the Federal Rules of Bankruptcy Procedure, the Local Bank or uptor Rules for the Southern District of New York, and the Supplemental of Order Under 11 U.S.C. §§ 102(1) And 105 And Fed. R. Bankr. P. 2002(2m), the 1000, 9007, and 9014 Establishing Omnibus Hearing Dates And Certain a Notice, Case Management, And Administrative Procedures, entered March 20, 2006 (Docket No. 2883) and the Solicitation Procedures Order, (c) be sfield with the Bankruptcy Court in accordance with General Order M-242 (as amended) - registered users of the Bankruptcy Court's case fling system must file electronically, and all other parties-in-interest must file on a 3.5 inch disk (preferably in Portable Document Format (PDF). WordPerfect, or any other Windows-based word processing format), (d) be submitted in hard-copy form directly to the chambers of the Honorable Robert D. Drain, United States Bankruptcy Judge, One Bowling Green, Room 632, New York, New York 10004, and (e) be served upon (i) Delphi Corporation, 5725 Delphi Drive, Troy, Michigan 48098 (Atthr. General Counsel), (ii) counsel to the Debtors, Skadden, Arps, Slate, Meagher & Flom LLP, 333 West Wacker Drive, Suite 2100, Chicago, Illinois 60606 (Atthr. John Wm. Butler, Jr.), (iii) counsel for the agent under the postpetition credit facility, Davis Polik & Wardwell, L450 Lexington Avenue, New York, New York 10017 (Atthr. Donald Bernstein and Brian Resnick), (iv) counsel for the official committee of equity security holders, Fried, Frank, Harris, Shriver & Jacob-son LLP, One New York Plaza, New York, New York 10004 (Atthr. Bonnie Steingart), (vi) counsel for A-D Acquisition Holdings, LLC c/o Appaloosa Management L-P, White & Case LLP, Wacho

case so as to be received no later than the Objection Deadline. Objections not timely filled and served in the manner set forth above shall not be considered and shall be deemed overruled.

3. Temporary Allowance Of Claims. The following persons or entitles, among others, are not entitled to vote on the Plan and, therefore, will not receive a ballot: holders of (a) unimpaired claims, (b) claims and interests who will receive no distribution under the Plan, (c) claims and interests who will receive no distribution under the Plan, (c) claims and interests that have been scheduled as contingent, unliquidated, or disputed and for which (i) no proof of claim was timely filled and (ii) no Rule 3018(a) Motion Quadride below), and (d) claims and interests that are the subject of an objection filed by the Publish of the Editor of the Sankra (a) defined below), and (d) claims and interests that are the subject of an objection filed by the Publish (a) to vote on the Plan, then you must (x) have timely filled a proof of claim by the applicable bar date or your proof of claim must be deemed timely filed by an order of the Bankruptoy Court before the Voting Deadline, (y) contact the Creditor Voting Agent (as set forth below) to obtain a ballot and file the ballot by the Voting Deadline (as defined below), and (2) timely file and serve a motion for order under Fed, R. Bankr. P. 3018(a) (a "Rule 3018(a) Motion") aseeking temporary allowance of your claim for the purpose of accepting of rejecting the Plan. The Rule 3018(a) Motion must be filed with the Clerk of the Court on or before January 2, 2008 at 4:00 p.m. (prevailing Eastern time) 3018(a) Motion Deadline in accordance with the procedures Set forth in the Solicitation Procedures Set forth i

and, if so, in what amount. Rule 3018(a) Motions that are not timely ed in the manner set forth above will not be conside filed and served in the manner set forth above will not be considered, and the claims or interests referred to therein will not be counted in determining

Plan and, if so, in what amount. Rule Sublaid Motions that are not timely filed and served in the manner set forth above will not be considered, and the claims or interests referred to therein will not be counted in determining the claims or interests referred to therein will not be counted in determining the claims or interests referred to therein will not be counted in determining the plan to be not specifically identified as rejected contracts in Exhibit. 81.(a) to the Plan to be filed on December 28, 2007, and available at no charge as set forth in paragraph 10 below) will be assumed under the Plan, Any party to an executory contract or unexpired lease that is not rejected and to whom the Debto did not send a Cure Amount Notice pursuant to Article 8.2(a) of the Plan and who wishes to assert that cure is required as a condition of assumption with Article 3.2(b) of the Plan within 45 days after entry of an order confirming the Plan (the *Cure Claim Submission Deadliner, after which the Debtors or Reorganized Debtors, as the case may be, will have 46 days to fit on or Reorganized Debtors, as the case may be, will have 46 days to fit on or Reorganized Debtors, as the case may be, will have 46 days to fit on or Reorganized Debtors, as the case may be, will have 46 days to fit on or Reorganized Debtors, as the case may be, will have 46 days to fit on or Reorganized Debtors, as the case may be, will have 46 days to fit on or Reorganized Debtors, as the case may be, will have 46 days to fit on or Reorganized Debtors, as the case may be, will have 46 days to fit in a condain will be deemed cured as of the day following the cure Claim Submission Deadline and such party will forever be barred fror Claim by defending the proposed cure claim by the Cure Claim Submission Deadline and such party will forever be barred fror Claim that arose on or prior to the confirmation date of the Plan, the reliable to the claim that arose on or prior to the confirmation date of the Plan, there is allowed by the proposed cure and the pr

Securities Voting Agent Delphi Corporation, et al. c/o Financial Balloting Group 757 Third Avenue—3rd Floor York New York 10017 (866) 486-1727

Creditor Voting Agent Delphi Corporation, et a c/o Kurtzman Carson Consultants LLC 2335 Alaska Avenue California 90245 El Segundo, Califo (888) 249-2691

Ballots may NOT be cast by facsimile transmission or other electr means. Ballots that are not received by the Voting Deadline will no

means. Bailots that are not received year. Bailots into an order to counted.

9. Injunction To Enforce Releases And Exculpation In The Plan. The proposes to release and exculpate various parties and to enjoin the suit of any claims subject to the releases and exculpation. The relegenerally provide that the Debtors' the Debtors' present and certain mer officers and directors, the official committee of unsecured credit the official committee of equity security holders, the DIP agent, the lenders, all professionals retained in these cases, the plan investie unions representing the Debtors' employees and former employ. General Motors Corporation, and certain related persons and ent will receive releases from the Debtors' present and former creditor equity security holders, certain hourly employees and former employ of the Debtors, and certain related persons and entitles, with respt any claims or causes of actions existing as of the offective date to Plan that relate to the Debtors or the Debtors' chapter 11 cases. I released parties will also be exculpated generally from Debtor-re liability by all parties. liability by all parties

You Are Advised To Carefully Review And Consider The Plan, includ The Release, Exculpation, And Injunction Provisions, As Your Rigi Might Bo Affected.

10. Information And Documents. Copies of the Disclosure Statemer 10. INFORMATION AND LOCUMENTS. COPIES of the Disciosure Statemer Plan, and any exhibits therefore are publicly available along with the c and other case information by according the Delphi Logal information site set forth below and may also be obtained, upon reasonable v request, from the Creditor Voting Agent at the address set forth above.

Delphi Legal Information Hotline: Toll Free: (800) 718-5305 International: (248) 813-2698

Delphi Legal Information Websit http://www.delphidocket.com

Dated: New York, New York, December 10, 2007

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP Kayalyn A. Marafioti (KM 9632) Thomas J. Matz (TM 5986)

John Wm. Butter, Jr. (JB 471.1) George N, Panagakis (GP 0770) Ron E, Meister (RM 3026) Nathan L, Stuart (NS 7872) 333 West Wacker Drive, Suite 21.00 Four Times Squar New York, New York 1.0036

Chicago, Illinois 60606 Attorneys for Delphi Corporation, at al., Debtors and Debtors-in-Possi